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INFORMATION DISCLOSURE STATEMENT BY APPLICANT (Not for submission under 37 CFR 1.99)

Application Number		10584032		
Filing Date		2006-06-06		
First Named Inventor Yoshi		tsugu Morita et al.		
Art Unit		n/a		
Examiner Name n/a				
Attorney Docket Numb	er	71.051-035		

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	1	4064027		1977-12	1-20	Gant				
	2	4293671		1981-10	1-06	Sasaki et al.				
	3 6509423 B1 2003-01-21 Zhu									
	4	6743389	B2	2004-06	i-01	Miyajima et al.				
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	1	20020015748	A1	2002-02	2-07	Miyajima et al.				
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	1	EP0596534	EP	A2	1994-11-05	Kasuya et al.		
	2	EP0789057	EP	A1	1997-08-13	Mine et al.		
	3	JP8244064	JP		1996-09-24	Miyajma		
	4	JP11077733	JP		1999-02-23	Sasaki et al.		
	5	JP2000277551	JP		2000-10-06	Miyajima et al.		
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	Application Number		10584032	
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STATEMENT BY APPLICANT (Not for submission under 37 CFR 1.99)	Art Unit		n/a	
(NOTION SUDMISSION UNDER 37 OF R 1.33)	Examiner Name n/a			
	Attorney Docket Number		71,051-035	

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	Filing Date		2006-06-06		
	First Named Inventor	Yoshi	tsugu Morita et al.		
	Art Unit		n/a		
Examiner Name n/a		n/a			
	Attorney Docket Number		71.051-035		

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Name/Print	David M. LaPraine	Registration Number	46295

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